DECLARATION AND POWER OF ATTORNEY

A THE POWER OF ATTORNEY				
l hereby state that including the claim, as information which is mainformation which is mainformation (s) for patent designating application any foreign application.	irst, and joint inventor (if plus a patent is sought on the ir IS AND ACTIONS the speculiar of the States Application In No. PCT/EP2005/05062 and herewith by a preliminar I have reviewed and under a amended by any amendmental to patentability as design priority benefits under 3 to rinventor's certificate or a country other than the	ural names are evention entitle cification of who. 0 and was ame y amendment stand the continent referred to fined in 37 CF 5 U.S.C. § 119 § 365(a) of an ited States, lis	listed bed: A DE ich	g a substitute specification. he above-identified specification, I acknowledge the duty to disclose 6.
Country		- priority is clar	neu.	•
EP	Application Number	Date of Fili	ng	Priority Claimed Under 35 U.S.C. 119
	04103665.8	July 29, 20	04	⊠ YES□ NO
				☐ YES ☐ NO
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: Application Number Date of Filing				
I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or § 365(c) of any PCT International application(s) designating the United States, listed below and, insofar as the subject matter application(s) in the prior United States or PCT International disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available application:				
Application Number	Date of Filir	ng	S	tatus (Patented, Pending, Abandoned)
10/779,343	February 12, 2004			(atented, Ferfaing, Abandoned)
I hereby appoint the following attorney and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.				

Caterpillar/Finnegan, Henderson, LLP, Customer Number 58,982.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Full Name of First Inventor Stéphane V. Odent	Inventor's Signature	Dete 31, 200
Residence Rue de Coquiane 76, 7850 En	ghien, Belgium	Clizenship Belgium
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Full Name of Second Inventor Dimitri Van de Putte	Inventor's Signature	Date
Residence Wapenuitrustingslaan 19, 1190 Vorst, Belgium		Citizenship Belgium
Post Office Address Wapenuitrustingslaan 19, 1190	Vorst, Belgium	

Full Name of Third Inventor Dominique Vernier	Inventor's Signature	Date Aug 1, 2006
Residence Avenue Chateau de Walzin, 7 Bte 24, 1180 Uccle, Belgium		Citizenship Belgium
Post Office Address Avenue Chateau de Walzin, 7 E	Ste 24, 1180 Uccle, Belgium	

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: A DEVICE AND A METHOD FOR PROCESSING EVENTS AND ACTIONS the specification of which is attached and/or was filed on February 11, 2005, as United States Application No and Confirmation No, or PCT International Application No. PCT/EP2005/050620 and was amended on (if applicable). The specification is amended herewith by a preliminary amendment including a substitute specification. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56. I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate or § 365(a) of any PCT international application(s) designating at least one country other than the United States, listed below and have also identified below,					
	(s) for	patent or inventor's o	ertificate, or any	PCT I	nternational application(s) having a
Country	A	pplication Number	Date of Filing	9	Priority Claimed Under 35 U.S.C. 119
EP		04103665.8	July 29, 200	4	☑ YES□ NO
					YES NO
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below:					
Applica	Application Number Date of Filing			Date of Filing	
I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or § 365(c) of any PCT International application(s) designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application(s) and the national or PCT International filing date of this application:					
Application Number		Date of Fi	ling		Status (Patented, Pending, Abandoned)
10/779,343		February 12, 2004			
I hereby appoint the				ecute t	his application and transact all

Caterpillar/Finnegan, Henderson, LLP, Customer Number 58,982.

Page 1 of 2

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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